

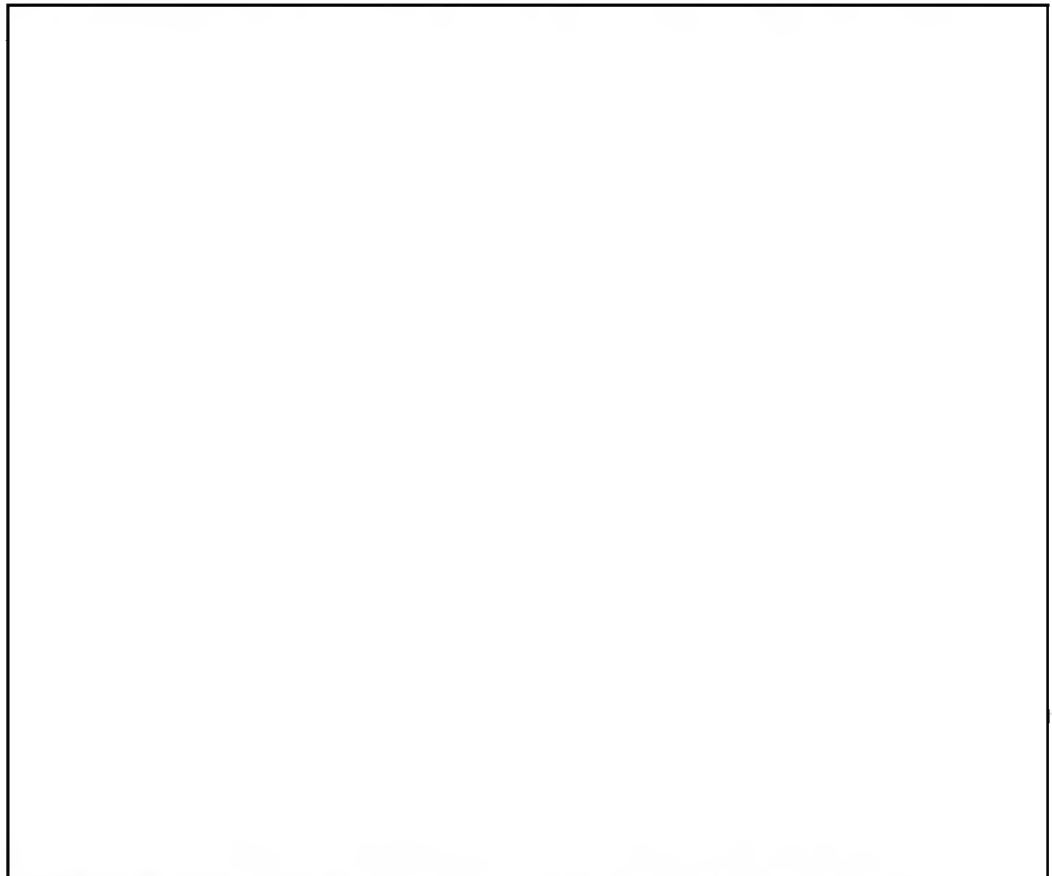
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EXPLANATION OF SECTIONS

Section 1. Normal enactment language and provision for citing the Act.

Section 2. This revision deletes the requirement that certain of the benefits of Section 5. be available only to persons permanently assigned and makes people serving temporarily abroad, whether on TDY or detail, to be eligible for bene-

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Section 4. This provision is necessary in order to order persons to the United States for leaves of absence. The existing Section 5. (a) (3) (A) is obsolete in that the code refers to certain sections which have been repealed by the Annual

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and Sick Leave Act of 1951. In turn, that Act is proposed for amendment by HR 3820.

**Section 5.** This is a new subsection and grants CIA the benefit of home leave which is presently available to Foreign Service Officers in the amount of one week for each four months. Although HR 3820 makes certain adjustments to Section 203(f) of the Annual and Sick Leave Act of 1951, the words "and as may hereafter be amended" will automatically incorporate such changes into the CIA Act. HR 3820 proposes to authorize Foreign Service-type home leave for most Government employees stationed abroad.

**Section 6.** The amendments proposed here are substantially similar to Section 12 of Public Law 22 which section amends Section 943 of the Foreign Service Act of 1946. The purpose of the amendment is somewhat technical in that physical examinations and the cost of inneculations are presently furnished for dependents, but a question has been raised as to whether or not expenses for this purpose are authorized by the present wording.

**Section 7.** Originally 901 (1) and 901 (2) of the Foreign Service Act of 1946 were incorporated by reference in Section 5. (b). It is proposed that an extract of the pertinent parts of Section 901 be included and include the amendments made

by Public Law 22 which permit transfer allowances upon

transfers from abroad to the United States and authorize payment by the Government of extraordinary and necessary expenses in connection with expenses of tuition paid by an employee for his dependents' education.

**Section 8.** This amendment simply raises the number of retired officers authorized to be appointed by Section 6. (f) (1) of PL 110 from fifteen to the specified number.